becomes a law.

gro schools in this city.)

and Short.

eration

Wayne.

pension of the rules.

the State. Lies over.

several hours, and pending its considera- Blythe urged its adoption.

tion the Senate adjourned until the usual

HOUSE OF REPRESENTATIVES.

BY THE UNDERGROUND RAILROAD.

The "Reconstruction" bantling was

Prayer was offered by the Rev. J. F.

The record of yesterday's scalawagery

Leaves of absence were granted to

The Committee on the Judiciary reported

unfavorably upon the House bill in regard

to the bonds of public officers, and asked

By Mr. —— : A resolution instructing

the Committee on Propositions and Griev-

ances to report a bill for the relief of Jas.

R. Parker, and others, of the county of

The resolution was adopted, under a sus-

By Mr. Hendricks: A resolution in re-

lation to the organization of the militia of

This resolution provides for the separa-

Mr. Sinclair moved that the bill grant-

the Code Commissioners to frame a bill to

sustain the "Gov" in removing various

officers. This mandate of the royal Ben-

Mr. Pou gave notice that, in thirty days

to relieve Monie & Durham, of Johnston

Jeemes Harris, of Wake, negro, called

lazy scalawags and idle niggers, to keep

them well up in the Radical ranks in the

Mr. -, of Wayne, moved to strike out

time in endeavoring to pass such a meas-

ure. Only look at those galleries and see

Mr. Downing moved to lay the whole

Mr. Ellis called for the yeas and nays. -

The call was sustained, and the bill was

Pending the further discussion of the

matter, the Speaker announced that the

hour had arrived when the Senate would

The Doorkeeper then announced the

By Mr. Pou: A resolution defining the

mileage only.

upon by to-morrow. Carried.

The House being dry, they suddenly ciated.

THURSDAY, July 16, 1868.

SENATE.

Schools, and a proposition to go into the

UNFINISHED BUSINESS.

morrow. Carried.

tabled by a vote of yeas 62, nays 34.

too busy of late to cram him.

up his "Radway Ready Relief" bill.

what they call their rules.

stroyed by fire.

coming election.

"one." Adopted.

matter on the table.

By Stilley : A resolution calling upon Rich and Smith.

from this date, he would introduce a bill during the war.

Brewer, (teacher in one of the various ne-

WEDNESDAY, July 15, 1868.

The amendment was made, and the bill,

The hour of 12 o'clock having arrived,

and Barnes to superintend the election.

Wilmington. Ordered to be printed.

are not entitled to take their seats.

stituted for that of the majority.

Mr. Moore nominated N. Paige, and Mr.

Robbins nominated Messrs. Pell & Gales.

entered on the Journal.

HENRY BURKHEIMER. W HOLESALE Dealer in

TOBACCO, SNUFF and CIGARS.

WILMINGTON, N. C. Cigars manufactured to order. All orders filled with dispatch.

LL PERSONS ARE HEREBY FORBIDDEN rules. A to interfere or trespass in any manner whatever with the wreck of the Ram North Carolina, now lying near Smithville, unless legally authortzed by the United States District Court or my-J. M. JANDRELL, Contract r with the U. S. Government for wrecking said vessel.

Acting Master, U. S. Navy, and Gov-

RAILROAD HOUSE,

KITTRELLS SPRINGS, N. C. MY HOUSE IS NOW OPEN FOR THE REception of a limited number of visitors. Those wishing a healthy, pleasant and quiet Summer resort should apply inmediately. Terms moderate; Accommodations good. Half mile from the Female Collegiste Institute, and within a few hundred yards of Miss Yancey's se-

lect School for small children.
G. W. BLACKNALL. 245-d1t-w2t

MARRIAGE GUIDE.

DEING A PRIVATE INSTRUCTOR FOR married persons or those about to be married, both male and female, in everything conoffspring, including all the new discoveries never before given in the English language, by WM. merous Engravings. All young married people, or those contemplating marriage, and having the east impediment to married life, should read this book. It discloses secrets that every one should be acquainted with; still it is a book that must be locked up and not lie about the house. It will be sent to any address on receipt of 50 cents --Address, Dr. WM. YOUNG, No. 416 Spruce street, above Fourth, Philadelphia.

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PITTSBORO' SCIENTIFIC ACADEMY. THE next Term opens August 10th, 868, Scientific, Commercial and Classical Departments, illustrated by the latest Apparatus. Maps, Charts, Minerals, Chemicals, &c., with Lectures. Terms in specie, \$15 and \$20 per Session, and Board \$10 per month. Address Principal for Circular of Reference and Advantages. C. B. DENSON.

237-6t-21-2m From the Raleigh Sentinel.

GENERAL ASSEMBLY OF NORTH CAROLINA.

BY AUTHORITY OF CONGRESS.

FIRST SESSION.

SENATE.

Monday, July 13, 1868. The Senate was called to order at 10

Mr. Respass arose to a question of privi-

lege, and said : "I have the honor to represent a large and as weathly a constituency as any one Senator on this floor, and my constituency pay as large an amount of taxes, and I tant committees-one of which, under the rules of the House, does not exist, (that of Claims) and the other of little or no impormany important committees. I only raise taken up. this question in behalf of my constituencythe discharge of their onerous duties."

The Chair disclaimed any intention to be sectional in his appointments, and stated that he had requested the co-operation of Senators in making the appointment. Mr. Davis introduced a bill to abate the capitation tax in the county of Montgom-

Mr. Moore, of Yancey, a resolution rela-North Carolina. Adopted.

On motion of Mr. Rich, the communication from Gov. Holden, making appointments of Directors for the Deaf and Dumb Asylum, was taken up.

Mr. Brogden hoped they would be concurred in by the Senate as they were en- gro,) requesting the Committee on Electirely satisfactory to the Governor, and he

to fill the position. Mr. Winstead stated that while he had the utmost confidence in the good intenpresent Superintendent of that Institution, population of the State. Adopted. who had filled the position with ability and general satisfaction, he would look upon his removal as a great calamity to the In- the above, and asking their concurrence. stitution and the State, and would vote

against the appointments. positions and desired to see Mr. Palmer next reached and read.

Mr. Lindsay took the same view and moved a further postponement of the

had signed a petition to retain Mr. Pal- reading by a vote of yeas 66, nays 18.

mer, he was opposed to postponing the matter any longer and would vote against it.

On motion of Mr. Bowman, the House then adjourned until to-morrow morning, The vote was taken and the motion to at 10; o'clock. postpone prevailed.

Mr. Moore, of Carteret, presented a correspondence from J. W. Stevens, claiming that he was duly elected as a member of the Senate, &c., which was referred to the structing the Committee on the Judiciary committee on Privileges and Elections. A bill for the relief of the sureties of the of fish in the waters of North Carolina. late Sheriff D. F. Bagley, of Perquimans county, came up on its second reading, and was referred to the committee on the Judi-

of Halifax, Martin and Northampton, pass- reading. ed second reading.

Oldest Tobacco House in Wilmington, to the 10th district was referred to the com-

mittee on the Judiciary. A communication from General Canby of the Governor, and requiring Col. Williams to turn over any papers in connection with the Caswell county election, which are in his hands, to the Governor.

The bill providing for the qualification of certain officers recently elected under the provisions of the Constitution of the State of North Carolina, was, on motion of Mr. Lassiter, recommitted to a special committee, viz: Messrs. Lassiter. Sweet and Love.

Bill amending the Charter of the Davidson Copper Mining Company passed its final reading, under a suspension of the

On motion, the Senate adjourned until to-morrow 10 o'clock.

HOUSE OF REPRESENTATIVES.

BY THE UNDERGROUND RAILROAD. Monday, July 13, 1868. The House was called to order at halfpast ten o'clock.

No one appearing to pray for a body which stands in so much need of it. That record of iniquity, yelept the Journal, was read and approved. A message was received from the Senate,

notifying the House that Bill No. 7 (whatever that is) had passed its 3rd reading in that body. Mr. Sinclair introduced a bill, regulating

taxation in the corporate towns. Referred. By Candler : A bill legalizing and confirming a decree of the Court of Equity at the Fall term of 1867, in the county of Buncombe, in favor of the heirs at law of W. G. Chandler, dec'd. The rules were suspended and the bill

passed its several readings. Abbott (aspiring carpet bagger) rose to cerning the physiology and relations of our sex- a question of privilege. He had been ual system, and the production and prevention of grossly misrepresented in the Sentinel of Monday morning. He wished it to be disfor the general reader, and is illustrated with nu- having their lands sold for payment of tax- son-37. es. He pronounced the whole of the Sentinel's charges as malicious falsehoods. He (amiable gentleman) felt no personal unkindness towards the Editors of that paper. At the proper time, he (the peaceful Shaker) would hold those Editors responsible for the indignities offered (to a man AFFLICTED AND UNFORTUNATE.—No who bets high on going to the United States Senate.) He did not believe that notorious QUACKS—native and foreign—who ad- | the conduct of the majority of the Conservertise in this or any other paper, get a copy of vative press was endorsed by the well-

> Cawthorn [who at one time of his life was a negro] said that he had been misre- term. presented. He did not make any remarks whatever on Saturday. The reporter mistook some other darkey for him-that's all; and if the real author of the remarks will give his name, he shall have due

Seymour moved to consider the vote on the bill to provide for a new registration of voters in the city of Wilmington, and asked its reference to the Committee on the Judiciary.

The question upon the motion to reconider was put and carried. The Chair then stated that the bill had been sent to the Senate, but it would be recalled and the required reference made. Reynold's bill to make landlords respon

sible for the taxes of the insolvent taxpayers, that lived on their land, was, on motion of Mr. Sinclair, indefinitely postponed.

A message from the Senate was received asking the concurrence of the House in Senate bill No. 32.

This bill provides for the appointment of a joint committee of five from the two Houses, to confer with the Governor and Heads of Departments, as to what legislation is necessary to put the machinery of the new State Government into operation, in order that the Legislature might adjourn at an early day.]

The House concurred, and the Speaker appointed Messrs. Bowman, Laffin (c. b., think it strange, while these are facts that and Price (a dusky hued individual, in I have only been assigned to two unimpor- times gone by called a negro) as the House registration of voters in the city of Wilbranch of the Committee.

The Senate bill to provide for the representation of stock in the Atlantic and North tance. Some Senators, representing less | Carolina railroad company, of the couninterest and smaller constituencies, are on | ties of Carteret, Chowan and Lenoir, was

Mr. Davis moved to print the bill. The not that I am anxious to be burdened with | motion was sustained and the printing or-

> Proctor's resolutions providing for the distribution of the property of insolvent debtors, was read and adopted. House resolution No. 16, offered by Ves-

tal, instructing the Committee on the Judiciary to report a bill that the bonds of officers shall not exceed the liabilities of tive to the late Clerks of the Courts of their offices, was next reached, read and adopted. House resolution No. 17, introduced by

McCanless, inviting immigration to the State, was, on motion of Mr. Sinclair, referred to the Committee on Immigration. House resolution offered by Leary, (netions to report a uniform system of regis-

supposed they were competent in every way | tration of electors of the State. Adopted. House resolution offered by Gilbert, raising a joint select committee to report a bill in accordance with the provisions of an tions of the Governor, still if the appoin- ordinance, passed by the late Convention, tees intended to displace Mr. Palmer, the in regard to the landless portion of the

A message was ordered to be sent to the Senate, informing them of the adoption of WM. A. GRAHAM, of Orange. House bill, introduced by Smith, of Martin, repealing all stay laws, to take effect

Mr. Welker endorsed Mr. Winstead's on and after the 1st of January, 1869, was On motion of Mr. Sinclair, it was referred to the Committee on the Judiciary. House bill offered by Abbott, (illustrious carpet-bagger, who has left his native State Mr. Moore, of Carteret, thought the ob- and taken up his abode in New Hanover,)

ject to postpone was to pledge the ap- providing an office for the Superintendent pointees to retain the present incumbent (Mr. Palmer). He thought they should be entitled to act untrammeled. While he ambitious Gineral's,) passed its second

SENATE.

TUESDAY, July 14th, 1868. Mr. Barrow introduced a resolution, into report a bill to prevent the destruction

BILLS ON CALENDAR.

Bill to amend Chapter 85 of the Revised Code of North Carolina. (This bill pro-The bill to incorporate the town of Bre- vides for the election of five Commissionvard came up and passed its second read- ers of Navigation and Pilotage of the of Mr. Joe Abbott, (recent importation Cape Fear River, to be held at the same from Noo England. A bill repealing an act setting apart time | time and place of the municipal election for and place for selling land in the counties the city of Wilmington.) Passed its second guished son of North Carolina, the Hon.

Bill to abate the poll or capitation tax in A bill to attach the county of Catawba the county of Montgomery.

Mr. Colgreve moved to amend, by inserting Jones county. Mr. Blythe moved to amend, by includwas received, that all papers in reference ing all the counties in the State in its proto alleged election frauds were in the hands visions, and, on motion of Mr. Respass, it was referred to the Committee on Propositions and Grievances. INTRODUCTION OF BILLS AND RESOLUTIONS.

By Mr. Colgrove : A bill to regulate the collection of taxes in this State. By Mr. Welker: A resolution proposing to go into the election of State Printer, tomorrow at 12 o'clock, if it meets the con-

currence of the House. Subsequently, the House concurred. On motion of Mr. Rich, the communication from the Governor, nominating Directors for the Institution for the Deaf,

Dumb and Blind, was taken up. After considerable discussion, the appointments were concurred in. Mr. Welker, thereupon, introduced a resolution, complimenting the present Superintendent, (Mr. Palmer,) with the request that the Board retain him in his

present position. Messrs. Cook, Sweet, Blythe, Etheridge, Colgiove, Hays and Rich opposed this Brown. resolution, and exerted their utmost to defeat it.

Messrs. Welker, Lassiter, Winstead, Jones, of Wake, and Respass urged its passage; and the resolution was adopted, Ayes 34; Nays 9. A message was received from the House, proposing to go forthwith into the elec-

long term; which was concurred in. and Love as the Senate's branch of the committee to superintend the election.

Mr. Brogden nominated Mr. Pool.

Mr. Barnes nominated the Hon. W. A. Graham. Those who voted for Mr. Pool were: Messre. Barrow, Beasley, Bellamy, Brogden, Burns, Beeman, Blythe, Colgrove, Cook, Davis, Eaves, Etheridge, Eppes, (negro), Forkner, Galloway (negro), Hayes, Harrington, Hall, Hyman, (negro), Jones, of Wake, Legg, Lindsay, Lassiter, I ong, Martindale, Moore, of Carteret, Moore,

The following gentlemen voted for Hon.

Messre. Barnes, Love, Melchor, Mason, Mc-For Mr. Pool 113; for Mr. Graham 31.

cast, was duly elected.

Mason as the Senate branch of the com- sist on separate apartments in the Capitol mittee to superintend the election.

Those who voted for Mr. Abbott are: Messre. Barrow, Bellamy, Brogden, Burns, Blythe, Colgrove, Cook, Davis, Eaves, Etheridge, Eppes, (negro), Forkner. Galloway. (negro), Hayes, Harrington, Hall, Hyman, negro, Jones, of Wake, Logg, Lassiter, Long, Martindale, Moore, of Carteret, Moore, of Yancy, Rich, Respass, Richardson, Smith. Shoffner, Sweet, Wel-

ker, White, Winstead and Wilson. Those who voted for Mr. Man'y are: Messrs. Barnes, Love, Melchor, Mason and

The Joint Committee subsequently rethe "gentleman" from Craven either, what ported the result of the vote in both Hou- the Constitution meant. For himself, he ses: The whole number of votes cast 134. would say that he was in favor of a com-Mr. Abbott received 104; Mr. Manly 28; plete separtion of the races—colored Mr. Bedford Brown 1, and Mr. N. Boy-

The Chair announced Mr. Abbott duly On motion, the Senate adjourned until the regular hour to-morrow.

HOUSE OF REPRESENTATIVES.

BY UNDERGROUND BAILROAD.

TUESDAY, July 14-M. Seymour, from the committee on the Judiciary, reported a bill to provide for a new

Mr. Sinclair opposed the passage of the bill, and offered an amendment to the 5th section, to protect the citizens from the arbitrary powers granted to the proposed

Abbott (New York Shaker, and new member of the U. S. Senate from North Carolina) opposed the amendment, as it was altogether too fair and just to suit carpetbag proclivities.

The amendment was put to a vote and lost of course. The bill then passed its several readings under a suspension of the rules.

Mr. Bowman submitted a motion calling up the bill that he had introduced and which had been referred to the committee on Education. [The bill provides for the establishment of separate schools for the o'clock, A. M. Pending the matter, the hour for the

special order arrived, viz : The election of United States Senator. election of a Senator for the long term.-

concurrence of the Senate. Mr. Bowman placed in nomination johnny Grandy. pool, of Pasquotank.

pointed to superintend the election on the ers, to take the privy examination of femes when part of the House. The roll being called, resulted in the following ballot:

Boddie, Davis, Durham, Ellis, Farrow, Ferebee, County offices. Gatling, Gibson, Hodnett, Hicks High, Hawkins, Jarvis, Kelly, of Davie, Moore, Matheson, Proffit, Bobinson, Smith, of Alleghany, Thompson, Whit

For Mr. Pool:-Nessrs. Abbett, Ames Ashworth, Brown, Bowman, Barnett, Blair, Banner, Carson, Candler, Clayton, of Chowan, Clayton, of Transylvania, Cherry, negro, Crawford, negro, Cawthoro, negro, Downing, Ellington, Estes, Foster, Frankternal Improvements. lin, Forkner, negro, Gahagan, Gunter, Hutchings, Humphries, Harris, of Franklin, Barris, of Wake, negro, Horney, Hodgin, Hayes, negro, Hinnant, Hendricks, Ingram, Justice, of Ruth. Justice, of Hend. Kinney, Kelly, of Moore, Long, of Chat., Long, of Rich. Leary, negro, Laffin, Mayo, negro, Morrill, Morris, Mendenhall, McCanless, Moring, Peck, Pou, Price, negro, Parker, Proctor, Pearson, Robbins, negro, Ragland, Renfrow, Reynolds, Rea, Smith, of Martin, Stilley, Simmons, Seymour, Stevens, Sweat, negro, Sykes, negro, Sinclair, Short, Siegrist, Stanton, Vest, Wilson, Wilkie, Wiswall, White and Waldrop.

Estes (New York carpet-bagger) then printed. moved a message to the Senate, to go into the short term. Carried.

Mr. Argo nominated that other distin-M. E. Manly of Craven.

Messrs. Argo and Seymour were appointed to superintend the election.

The following is the vote. Those who voted for Mr. Abbott were: Messrs. Ames, Ashworth, Bowman. Barnett, bour to-morrow.

Blair, Banner, Candler, Clayton, of Chowan, Cherry, negro, Crawford, negro, Cawthorne, negro, Dixon, Downing, Estes, Foster, Franklin, Forkner, negro, Gabagan, Gunter, Gilbert, Graham, Hutchings, Harris, of Wake, negro, Horney Hodgin, Hayes. negro, Hinnant, Hendricks, In-gram, Justice, of Henderson, Justice, of Ruther-ford, Kinney, Kelly, of Moore, Long, of Chatham, Long, of Richmond, Leary, negro, Laffin, Mayo, negro, Morrill, Morris, negro, Mendenball, Mc-Canless, Moring, Peck, Pou, Price, negro, Facker, Proctor, Pearson, Robbins, negro, Ragiand, Ren-frow, Reynolds, Rea, Rhodes, Smith, of Martin, Stilley, Simmons, Seymour, Stevens, Sweat, negro, Sykes, negro, Sinclair, Short, Siegrist, Stanton, Vestal, Vest, Wilson, Wilkie, Wiswall, White and

Waldrop. The following gentlemen voted for Judge Manly:

Messrs Argo, Armstrong, Boddie, Clayton, of Transylvania, Davis, Durham, Farrow, Ferebee, Gatling, Gibson, Bicks, High, Humphries, Hawkins, Jarvis, Kelly, of Davie, Proffitt, Robinson, Smith, of Alleghany, Thompson, Whitley and Wil-

Mr. Ellis voted for Hon. Nathaniel Boy-Mr. Hodnett voted for Hon. Bedford

By Vest: A resolution in regard to the location of a State Penitentiary. Lies Mr. Hodnett offered the following reso- to be discharged from its further consid-

lution, which lies over : WHEREAS, By an ordinance of the Constitutional Convention of North Carolina, ratified the 14th day of March, 1868 it is made the duty of this General Assembly to provide for the payment tion of a United States Senator for the in cash of the interest on the public debt, and whereas the people of the State, in their present The Chair appointed Messrs. Barrow impoverished condition, are unable to pay the necessary taxes to provide the means necessary

for the payment of the same; therefore The General Assembly of North Carolina do enact: That the said ordinance of the Constitutional Convention, entitled "An Ordinance to provide for the payment of the interest on the Public Debt," ratified the 14th day of March, 1868, is

tion of the two races in its organization.] hereby repealed. Be it further enacted: That this act shall be i force from and after its ratification. On motion of Mr. Bowman, House bill

No. 7 was again taken up and discussed. After some debate the bill passed its to the committee on the Judiciary. No voted in the negative, viz: before given in the English language, by WM. YOUNG, M. D. This is really a valuable and interesting work. It is written in plain language man's friend and was decidedly opposed to shoffner, Sweet, Welker, White, Winstead, Willer and Was decidedly opposed to shoffner, Sweet, Welker, White, Winstead, Willows and Morris, negro. namely: Sweat, negro, and Morris, negro. ordered. Leary, Hays and Price, and some other darkies would not vote at ali.

Sweat, negro, from Cumberland, opposed the resolutions of the gentleman from Mitchell. Gentlemen would have to The Joint Committee subsequently re- come down to facts as they were. The ported the result in both Houses, as fol- Conservatives of North Carolina knew what lows: The whole number of votes cast 144. they were about when they opposed, in the last campaign, the ratification of the Con-The Chair announced that Mr. Pool, stitution by the people. They knew that having received a majority of all the votes separate schools could not be had, under the present Constitution, and he would de-A message from the House was concur- fy any gentleman on the floor of the House red in, proposing to go into the election of to say so. Gentlemen, who had colored an United States Senator for the short constituencies, dare not go back to them and acknowledge that they voted for sep-The Chair appointed Messrs. Cook and arate schools. Gentlemen might as well into legislate in, as demand separate schools Mr. Sweet nominated J. C. Abbott, and for their children under the Constitution. Mr. Love nominated the Hon. M. E. Man- Conservatives were right—they could have no separate schools, though for himself he

was in favor of them. Harris, negro, of Wake, would like to know to what race the negro from Cumberland belonged. He and his friend from the crowds of lazy negroes, who lounge the white race. Craven, did not appear to him [Harris] to away their time instead of working, and 3d. That the governments of the United States belong to any in particular, and they were then go to the Bureau for rations. as undecided in regard to their politics .-He went among the whites of the State and pledged himself to give both races separate schools. He understood better than the "gentleman" from Cumberland, or

Churches, colored schools and colored teachers. Mr. Bowman said that he was astonished to hear such sentiments fall from the lips of the "gentleman" from Cumberland.-With the "gentleman" from Wake, he was at a loss where to class him; whether with visit the House to compare the Senatorial the whites or colored, and at a greater loss where to class him politically. He evidently was keeping company with Conservatives | Senate. where he must have imbibed Conservative | They were received with the usual honheresies. He was sent to this body by ors, and the "Lieutenant-Governor" takit, and call them colored. His constitu- in regard to the election. The Journals to the well-being of society. ents expected of him to secure them separ- of both Houses. in reference to the elecate schools and a separate militia.]

A message was received from the Senate | The "Lieut. Gov." then said as johnny proposing to go into the election of a Pubpool and Shaker Joe had received a malic Printer, to-morrow, at 12 o'clock .jority of the votes cast, he kind'o guessed that they were elected. No one offering Harris, of Wake, negro, called up his any objection, the worthies aforesaid were bill to "give everybody everything." declared duly elected, and the Senate re-After a good deal of both time any money tired.

being wasted upon the affair, The House adjourned until half-past 10 o'clock, to-morrow morning. levy taxes for the poor. Lies over.

SENATE.

bers elect, who were disqualified by the WEDNESDAY, July 15, 1868. The Senate was called to order at 10 their cases. Prayer by the Rev. Mr. Long, Senator

from Davidson. Mr. Rich, from the Committee on Inter- ade) intimated that he'd be dog-on'd if he been removed by Congress.

sent to the Senate to go into an immediate bill to extend the Chatham Railroad, re- banned, and therefore he didn't think any allowed to qualify and take their seats. ion cockade,) moved to indefinitely post Mr. Smith, from the Committee on Pro-On the return of the messenger bearing positions and Grievances, reported favorably on a bill for the relief of Willis S.

Mr. Winstead, from the Committee on Mr. Durham nominated the distinguished | the Judiciary, reported a substitute for the and noble son of North Carolina, the HON. bill appointing Judges of the Superior Court, Clerk of Superior Court and Chair-Messrs. Durham and Bowman were ap- men of the Boards of County Commission-

covert, in the conveyance of real estate. Mr. Sweet, from the Committee on the Judiciary, reported a bill providing for For Mr. Graham: -Messrs. Argo, Armstrong, filling vacancies, which may occur in the

ternal Improvements. By Mr. Cook: A bill to encourage the manufacture of cotton, woolen and linen goods. Referred to the Committee on Corporations.

By Mr. Brogden: A bill extending the time for registering grants, deeds of sale, deeds of gift, deeds of trust, powers of attorney and marriage settlements; which passed its second reading, under a suspension of the rules, and was ordered to be concurred in. The Senate repaired in a body, prece-

of North Carolina.

A message being received concurring, of comparing the vote for U. S. Senators; of North Carolina. Numerous amendments were adopted. -Seymour placed in nomination the name which being accomplished, the Senate returned and took up the SPECIAL ORDER: An act to provide for the qualification of | This amendment disqualifies officers elect | ed the previous question. certain officers, recently elected under the who are barred by the Howard Amend. The call was sustained and Mr. Sinclair provisions of the Constitution of the State ment.

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ing called, resulted ayes 52, nays 46, as as amended, passed its third reading and

Mr. Love having been a member of the committee was opposed to the bill as presented by a majority of the committee, and therford, Kinney, Kelly, of Moore, Laflin, Mayo, read an able minority report which was negro, Morrill, Morris, negro, Morring, Peck, Price, negro, Proctor, Pears n, Bobbins, negro, Ragland, Benfrow, Rea, Bhodes, Smith of Martin, Stilley, Simmons, Seymour, Stevans, Sweat, necalled to order by its regal Speaker, (the the Senate proceeded to execute the joint gro, Siegrist, Vestal, Vest, Wilson, Williamson, quondam "Keeper of the Archives,) at 101 order, viz : The election of a State Prin- negro, Wiswall, and Waldrop. NAYS - Mesers Ames, Argo, Armstrong, Boddie, Barnett, Banner, Clayton, of Transylvania, Caw-The Chair appointed Messrs. Welker thorne, negro, Davis, Durham, Davidson, Ellis, Farrow, Ferebee, Gatling, Gibson, Hodnett, Bicks, High, Humphries, Harris, of Franklin,

Alleghany, Sinclair, Short, Shaver, Stanton, Thompson, Whitley, Write and Williams. A message was received from the House Messrs. Sinclair, Hoffman, Green, High concurring in the action of the Senate on By Morris (negro) : A bill in regard to the bill to provide for the representation the election of municipal officers in New-

son, Pou, Parker, Profilit, Rotinson, Smith. of

New Hampshire,) offered his resignation ties of Carteret, Craven and Lenoir in the By Stilley: A resolution declaring the as a member from New Hanover, North Atlantic and North Carolina Railroad Com- seats of those banned by the 14th Article vacant. Lies over.

> nor to appoint inspectors for the city of the 14th Article, from the following gentlemen : Messrs. Harper, Grier, Keener, Also a bill providing for the registration | Brown and Long, of Caswell. Lies over. of voters in the city of Wilmington. Re-By Mr. Sinclair: A bill granting to all ferred to the committee on Corporations. Medical Colleges in the State the privilege Mr. Winstead, from the committee on It. of dissecting bodies.

> vestigation, to whom were referred the Mr. S. asked a suspension of the rules certificates of Messrs. Osborne, Allen and to pass the bill, but the House refused and Turner, reported that they were banned by the bill was referred to the committee on the Howard Amendment, and, therefore, Corporations.

> Stilley moved to suspend the rules and adopt his resolution declaring seats of cer-Mr. Robbins offered a lengthy and able minority report, and moved that it be sub- tain members vacant.

Mr. Durham said he was informed that The motion was lost, and Mr. Love there was a prospect of the members' disamoved that the further consideration of ing permission to the Medical College in the subject be postponed until 11 o'clock posed the motion. Edinburg, Robinson county, to dissect to-morrow, so as to allow those Senators a bodies, which he introduced yesterday, be hearing on this floor or by counsel; which

> that under existing laws the Inspectors Messrs. Bellamy, Burns, Colgrove, Davis, were appointed by the County Court. The Etheridge, Legg, Long, Moore, of Cartaret, bill confers upon the man "who writes himself Governor" the power of making the appointments. Lies over.

> tained loss by the destruction of their After some discussion the motion to reproperty by the Federal Government consider was put to a vote and lost-year 45, nays 48. By Mr. Blythe: A resolution instructing A communication from the Code Com-

> prohibiting the practice of carrying con- or's" power to remove municipal officers was read. By Mr. Robbins: The following resolu-

This bill is only, in fact, a provision for tions; which lie over: The General Assembly of North Carolina do resolve: 1st. That we recognize the radical dis- and the counties of Carteret, Craven and tinctions of color, blood, physical form, and pe- Lenoir, in the Atlantic and North Caroli culiarities of intellect, between the white and in section 1, the word "five" and insert negro races, and all efforts to destrey or abridge these distinctions are crimes not only against society and civilization, but against God himself Mr. Ferebee said the House had better | 2d. That the common rule, as well as the ex- bill passed its several readings. pass a vagrant law, instead of consuming perience of mankind, prove that the white race is superior to the negro in physical and intellectual endowment, and that civilization and its future successful progress are safe only in the hands of

INTRODUCTION OF RESOLUTIONS.

and of the several States were instituted by white men, have been administered by white men, and ought to be administered by white men, forever 4th. That it is the duty of this and all future General Assemblies of North Carolina so to shape their legislation as to secure the rights of life. property and liberty to all men residing in the for Paige 101, Pell & Gales 28.

Mr. Pou moved a reconsideration of the State, without regard to race, former condition or color, but at the same time to recognize the natural distinctions of race. Jeemes was delighted, and in advocacy 5th. That in carrying out their purposes, it is of the motion, proceeded to "spread himthe duty of this General Assembly, in providing self." He made his usual speech. It for the establishment of a system of Common seemed that the "Governor" had been Schools for public instruction, to provide estoo busy of late to cram him.

schools separate from those provided for negro militia from the negro militia. 7th. That stringent provision shall be made by

appropriate legislation, to prevent the intermatriage of the white and negro races in this State. and to punish the crime of miscegenation. 8th. That these resolutions embody principles and a course of policy vital to the interests of the white men, who expected him to secure ing a seat in close proximity to Prince well as to the interests of enlightened civilization open, as some of those gentlemen had not equal political and civil equality to the ne- Joseph William. He announced that the and good and stable government, and all efforts even had a hearing before the Committee. gro race. The term negro, having very re- Clerk of the Senate (Byrnes, the "Sing- to avoid or prevent a free, fair and candid excently become offensive, he would change ist,") would read the Journal of that body pression of opinion touching these principles ought to be, and will be, regarded as unfriendly

On motion the Senate adjourned until tion, were read by their respective Clerks. to-morrow morning, 10 o'clock.

HOUSE OF REPRESENTATIVES. BY THE UNDERGROUND RAILROAD.

THURSDAY, July 16, 1868. The Congressional conclave was called power of the County Commissioners to to order at 101 o'clock.

By Seymour : A resolution to allow mem- | tin. 14th Article, mileage and per diem, while Harnett, claiming the right of a seat upon tion, and common fairness and due respect awaiting the action of the House upon the floor. Referred. Stilley wanted to amend by allowing Hon. Nathaniel Boyden, stating that the disabilities of Messrs. Davidson and Nich-Blair (who once wore a secession cock- olson, members elect from Iredell, had the gentlemen should receive their pay,

Mr. Bowman moved that a message be nal Improvements, to whom was referred a monthly being thought they should have anything. He Messrs. Davidson and Nicholson being tion. wouldn't have come here if he had been present were, on motion of Mr. Durl am, Blair, (who once wore a big blue seces-Mr. Pou, from the committee on Privipone the matter. body else should have had the presumption to have done so. He was clear agin leges and Elections, to whom was referred it, and swore pint-blank it was the next the House bill in relation to political disa- ted that Blair was no gentleman. thing to stealing to grant those men any bilities, reported that the following genfavors. He wouldn't go for narry red cent. tlemen, being banned by the 14th article, not prevail.

> Jeems Harris' bill was again resumed, son and Nicholson had been included in the number.) Some individual, taxed beyond endu- Mr. Durham, one of the committee, disrance, moved its postponement until to- sented from the report, giving the reasons by a vote of yeas 45, nays 50. for so doing that have been before enun-

By Mr. Winstead: A bill authorizing the long time "between drinks;" whereupon the promiscuous assemblage dispersed with the committee, their cases were not acted Air Line Railroad Company, in South the understanding that they would have upon.) The report as regards the others tute as amended, was then put, and the Carolina, to extend and construct their another gathering to-morrow morning at | was adopted by year 51, nays 21. (Strict resolution was adopted by a vote of year party vote.) Mr. Pou, from the same Committee, re-

> tion, as notice had not been given in due The Senate was called to order at 10 By Downing : A resolution that a Committee of 5 be appointed on Contingent Par-thermometer at 100. A message was received from the House transmitting a resolution relative to Public

Expenses. Lies over. By Laffin (c. b.:) A resolution raising a don theatre. Vienxtemps is a widower. election of State Printer, which last was Select Committee to investigate the contes-

ted election in Camden. Lies over. The special order, Mr. Sinclair's resolu-An act to provide for the qualification of tion petitioning Congress to remove the House of Representatives, for the purpose of comparing the vote for U. S. Senators: of North Caroline the election of a United States Senator for | ded by the Speaker, to the Hall of the | certain officers recently elected under the | disabilities of members elect to seats on the

Seymour said the discussion of this mat An amendment to the 8th section proposed ter would consume time unnecessarily, and by Mr. Sweet, caused considerable debate. moved to postpone it indefinitely and call-

YEAS-Messes Ashworth, Blair, Barnes, Car-[We will publish the bill, as soon as it was ordered to be engrossed and sent to son, Candler, Cherry, negro, Crawford, negro, pecomes a law.] Hinnant, Hawkins Ingram, Jarvis, Kelly, of Dawas read for the edification of the motely The ballot resuited as follows: Mr. Paige ry, negro, Moore, Matheson, Mendenhall, Nichol-

Abbott (now Hon. Joe, all the way from of stock owned by the State, and the coun- bern. Lies over.

A message was received from the House By Mr. Pou : A resolution petitioning transmitting a bill empowering the Gover- Congress to remove disabilities imposed by

bilities being removed, and therefore op-The motion was put to a vote and lost. By Laffin, (c. b.): A bill to appoint Intaken from the Calendar and referred was adopted. The following Senators spector in the city of Wilmington; saying

The Chair announced the special order, By Mr. Lindsey: A resolution praying viz: The motion to reconsider the vote of gal tiger was immediately adopted by his Congress to take some action for the relief yesterday laying on the table Jeemes Harsubmissive subjects, under a suspension of of the loyal people of this State, who sus- ris, (negro) Ready Radical Relief bill.—

county, whose effects were recenty de- the Judiciary Committee to report a bill missioners in reference to the "Govern-Mr. Seymour called up Senate bill No. 25, entitled "an act to provide for the representation of stock owned by the State

> na Railroad Co. Seymour moved to suspend the rules,-The motion being put was carried, and the Leaves of absence were granted Messrs. Matheson and Rhodes.

Prince announced that the election of a Public Printer was the special order. Laffin (c. b.) nominated N. Paige. Mr. Moore placed the names of Pell & Gales in nomination. The roll being called resulted: Paige 69, Pell & Gales 23.

The hour of 12 having arrived, the

The joint ballot of the two Houses was

CALLENDAR. Bill authorizing the Superintendent of Pupblic Works to furnish an office for the Superintendent of Public Instruction .-After some debate the bill was referred. Mr. Seymour called up the joint resolu-

tion in regard to the per diem and mileage 6th. That in forming a militia system special of members supposed to be banned by the provision shall be made for organizing the white 14th Article, and offered a substitute allowing the same per diem and mileage as members, provided that said pay shall cease on the 16th inst. Mr. Durham moved to amend by providing that their pay should go up to the 16th, leaving the question of future pay

Stilley moved a postponment of the resolution until the House shall determine the time for which they shall receive their Mr. Seymour objected to any postponement, and he was surprised that any man should object to those gentlemen receiving pay. It was a common usage and he did not see how they could justly depart from it. There are members here who do not know certainly, whether they will be excluded from their sests or not, or who did not think when they came, or now, that the Howard Amendment was a part of the Fed-Prayer by one Rev. Mr. Smith, of Mar- eral Constitution. Those gentlemen were here in good faith to take their seats, under A petition from N. S. Stewart, Esq., of the provisions of the new State Constitufor the dignity of the House required that Mr. Durham read a dispatch from the those gentlemen should receive their pay. Downing thought there could be no

but thought there should be some limita

Mr. Durham arose and plainly intima-

question as to the justness and right that

Seymour then moved the reference of were ineligible to the seats on the floor to After a great deal of discussion and the whole matter to the committee on which they had been elected, viz : Messrs. wrangling, in which Stilley, and one Fos-Privileges and Elections, to be reported Brown, Keener, Kelly, of Duplin, Long, of ter claiming to be from Bladen, figured, upon by to-morrow. Carried.

| Caswell, Harper and Grier. (Mes-rs, David- (over the left,)

Harris, of Wake, (negro.) moved to lay the whole matter on the table. The motion was put and did not prevail, Mr. Seymour, to cut off further useless debate, called the previous question upon

came to the conclusion that it had been a (Three of the gentlemen named in the the original proposition. The call was suct ined. The question upon the original substi-

> 48, navs 42. This concluded the day's performance, ported in the case of one Taylor, contes- and, upon some unknown individual's motant for the seat of Mr. Ferebee, of Cam- tion to adjourn, the so-called House disden, that the Committee can take no ac- persed until to morrow at 101 o'clock.

Something monotonous in this weather.

Laura Keene is to manage the new Lou-

MARRIED.

At "Woodlawn," the residence of the bride's

At the residence of her Aunt, Mrs Usher, in called for the yeas and nays upon the ques-

This bill was under consideration for ity, and Messrs, Sweet, Cook, Welker and The call was sustained, and the roll be- and 15 days.